

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ALABAMA WESTERN DIVISION

GRANT SUNNY IRIELE, as)	
Administrator of the Estate of)	
ROSEMARY IWERE IRIELE (aka)	
ROSEMARY OFUME))	
)	
Plaintiff,)	
)	
V.)	Civil Action No.:
)	7:20-cv-00383-LSC
UNITED STATES OF AMERICA,)	
ET AL.,)	
)	
Defendants.)	

PLAINTIFF'S MOTION TO WITHDRAW MOTIONS FOR ENTRY OF DEFAULT

COMES NOW the Plaintiff, Grant Sunny Iriele, as Administrator of the Estate of Rosemary Iwere Ofume ("Plaintiff"), and requests this Honorable Court to withdraw its previously filed Motions for Entry of Default. *See* Docs. 16-20. As grounds therefore, Plaintiff shows as follows:

- On December 16, 2020, Plaintiff filed Motions for Entry of Default against individual Defendants Patricia Bradley (Doc. 16), Jason Etheridge (doc. 17), Richard Griffin (Doc. 18), Elizabeth Knopp (Doc. 19), and Christopher Potter (Doc. 20).
- 2. Since the date of filing, counsel for Plaintiff has been in communication with Defendant USA. Defendant USA acknowledged receipt of the

summons and amended complaint. (*see* Doc. 15). Defendant USA further acknowledged and verified that each of the individual defendants named in this case (Patricia Bradley, Officer Jones, Rischard Griffin, Elizabeth Knopp, Christopher Potter, and Jason Etheridge) were all federal employees and that it will submit responsive pleadings in accordance with Rule 12(a)(3) of the Federal Rules of Civil Procedure.

3. Therefore, based on the above-stated representations, Plaintiff withdraws its previously filed motions. (Docs. 16-20).

WHEREFORE, the Plaintiff, Grant Sunny Iriele, as Administrator of the Estate of Rosemary Iwere Ofume, seeks this Court's permission to withdraw its previously filed Motions for Entry of Default as the matter is now moot.

Respectfully submitted,

/s/Sidney Jackson

Sidney Jackson

Attorney for the Plaintiff

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CERTIFICATE OF SERVICE

I hereby certify that I have filed a copy of the foregoing with the Clerk of Court using the ECF system and by placing in the U.S. Mail, postage prepaid and properly addressed to the following:

U.S. Attorney General William Barr U.S. Department of Justice 950 Pennsylvania Avenue, NW Washington, D.C. 20530-0001

U.S. Attorney's Office 1801 4th Avenue North Birmingham, Alabama 35203

Warden Patricia Bradley 3901 Klein Blvd Lompoc, California 93436

Jason Etheridge 14469 Wells Creek Ln Ralph, Tuscaloosa County, Alabama 35480

Richard Carroll Griffin 4060 Huntwick Blvd Alexandria, Louisiana 71303

Elizabeth Knopp 1119 1st St. N Reform, Pickens County, Alabama 35481

Christopher Potter 347 2nd St. NW Gordo, Pickens County, Alabama 35466

This 30th day of December, 2020.

/s/Sidney Jackson
OF COUNSEL